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|--|---|--|---|--|
| APPLICATION NO.  | FILING DATE                                 | FIRST NAMED INVENTOR   | ATTORNEY DOCKET NO.                           | CONFIRMATION NO.                               |
| 10/677,000   | 10/01/2003                                  | Brian James DeHamer  | 200208016-1                                   | 7248   |
| 7590 01/05/2011 HEWLETT-PACKARD COMPANY Intellectual Property Administration 3404 E. Harmony Road Mail Stop 35 |   |  | EXAMINER                                      |  |
|  |   |  | VO, TED T                                     |  |
|  |   |  | ART UNIT                                      | PAPER NUMBER                                   |
|  |   |  | 2191  |  |
| FORT COLLINS, CO 80528   |   |  | NOTIFICATION DATE                             | DELIVERY MODE                                  |
|  |   |  | 01/05/2011                                    | ELECTRONIC                                     |
|  |   | Notice of Abandonn   | nent  |  |
| This application is a  | abandoned in view o                         | of:  |   |  |
| • •  |   | e a proper reply to the Office lette   | er mailed on                                  |  |
|  |   | (with a Certificate of Mailir  |   |  |
| after the  | expiration of the pe                        | riod for reply (including a total e  | xtension of month                             | n(s)) which expired                            |
|  | _·  |  |   |  |
| • • •  | as been received.                           |  |   |  |
| 2. Applicant's fa<br>period of thre  | ailure to timely pay<br>e months from the n | the required issue fee and pub<br>nailing date of the Notice of Allow                                    | lication fee, if applicabl<br>ance (PTOL-85). | e, within the statute                          |
| Transmiss  | sion date                                   | fee, if applicable, was received<br>_), which is after the expiration on the Notice of Allowance (PTOL-8 | f the statutory period for                    | Certificate of Mailing<br>r payment of the iss |
| (b) ☐ The subm<br>The iss  | itted fee of \$ue fee required by 3         | is insufficient. A balance of \$_  |   |  |
| (c) The issue  | fee and publication                         | fee, if applicable, has not been re  | eceived.                                      |  |
| 3. □ <sup>'</sup> Applicant's fa   |   | orrected drawings as required by   |   | nonth period set in, t                         |
|  |   | were received on( fter the expiration of the period for  |   | ailing or Transmiss                            |
| (b) ☐ No correct   | ted drawing have be                         | en received.   |   |  |
|  | express abandonme<br>I of the applicants.   | ent which is signed by the attorne   | y or agent of record, the                     | e assignee of the ent                          |
|  |   | ent which is signed by an attorne filling of a continuing application.                                   | y or agent (acting in a r                     | representative capac                           |
| 6. Drawings rec  | eived on                                    | were disapproved by examiner.  | See examiner's respons                        | se dated                                       |
| 7.  Corrected dra  |   | d on, which is after t   |   |  |
|  | •   | en received in reply to one-mo   | nth period set in exam                        | niner's response da                            |
| 9. The reason(s  | ) below:                                    | •  |   |  |

Petitions to revive under 37 CFR 1.137(a) or (b), or request to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

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